1

2

3 4

5

6

7

8

9

10

11

12

13

14

15 16

17

18

19

20 21

22 23

> 24 25

26 27

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

----00000----

MARIA ENRICHETTA MELZI CARGNANI,

NO. CIV. S-05-0133 WBS JFM

Petitioner,

ORDER RE: COSTS V.

PEWAG AUSTRIA G.m.b.H., PEWAG WEISSENFELS HOLDING A.G., PEWAG WEISSENFELS

INTERNATIONAL G.m.b.H., and AGYD PENGG, an individual,

Respondents.

----00000----

On February 5, 2007, the court entered final judgment in this case in favor of respondents. Respondents, Pewag Austria G.m.b.H., Pewag Weissenfels Holding A.G., and Pewag Weissenfels International G.m.b.H., have submitted a cost bill totaling \$322.07; petitioner has not objected.

Rule 54(d)(1) of the Federal Rules of Civil Procedure and Local Rule 54-292(f) govern the taxation of costs to losing parties, which are generally subject the provisions of 28 U.S.C. § 1920. After reviewing the bill, and in light of the fact that the losing party has not objected, the court finds all costs to

Case 2:05-cv-00133-WBS-JFM Document 61 Filed 04/03/07 Page 2 of 2

be reasonable. Accordingly, costs of \$322.07 will be allowed. IT IS SO ORDERED. DATED: April 3, 2007 WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE